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<ul><li>14</li><li>15</li></ul>	Attorneys for Plaintiffs LUXE INTERNATIONAL INC., LUSSORI, INC. and VIALUXE INC.				
16	UNITED STATES DISTRICT COURT				
17	NORTHERN DISTRICT OF CALIFORNIA				
18	SAN JOSE DIVISION				
19					
20	LUXE INTERNATIONAL II corporation; LUSSORI, INC.		CASE NO. 08-CV-	02241 JF	
21	corporation; and VIALUXE INC., a Delaware corporation,	STIPULATION RE: EXTENSION OF TIME			
22	Plaintiffs,		TO FILE ANSWER		
23	v.		(Local Rule 6-1(a))		
24	JOHN MADSEN, an individu	ual, and Does 1			
<ul><li>25</li><li>26</li></ul>	through 10,				
	Defendants	S.			
27 28					
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	Case 5:08-cv-02241-JF				
1	Pursuant to Local Rule 6-1(a), plaintiffs Luxe International Inc., Lussori, Inc. and				
2	Vialuxe Inc. ("Plaintiffs") and defendant John Madsen hereby enter into the following				
3	stipulation:				
4	Plaintiffs grant Defendant an extension of time to file an answer or other response				
5	to Plaintiffs' Complaint for Preliminary and Permanent Injunctive Relief and Damages for:				
6	1) Breach of Contract; 2) Trademark Inringement; 3) False Advertising; and 4) Unfair				
7	Competition. With this extension, Defendant shall have up to and including June 4, 2008 to file				
8	his responsive pleading.				
9	IT IS SO STIPULATED:				
10	Dated: May 20, 2008 LATHAM & WATKINS LLP				
11					
12	By: /s/ Jennifer L. Barry Jennifer L. Barry				
13	Attorneys for Plaintiffs LUXE INTERNATIONAL INC.,				
14	LUSSORI, INC. and VIALUXE INC.				
15	Detail: May 20, 2009				
16	Dated: May 20, 2008  /s/ John Madsen  John Madsen				
17	3223 Donner Way, #2B Sacramento, CA 95817 (916) 627-8299				
18	Johnmadsen37@hotmail.com				
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